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## INTERTULED

An Act for regulating the management by the Trustees of A.D. 1871.

the Presbyterian Church in Ireland of certain trust properties for the said Church, and for other purposes.

WilkerBads by the Jrish Church Act, 1989, it was ensected, that any minister or assistant minister of any Protestant son-conforming congregation to or for whom any mustily was paid or secored under the said Act, by research the discontinuance referred to as "the Beginn Domm," might apply to the Commissioners; in the said Act restrotted or committee his assumity for a capital sum to be paid to him, and the said Commissioner, and the said Commissioners in the conformation of the said and the said Commissioners, and the said Commissioners of the said as the said Commissioners of the said of

mutation, should cause the then present value of the annuity to be estimated, and should app the amount of such estimated value to trustoss, such trustoss to be appointed in the case of any such minister or assistant minister as aforecast by such minister or 15 assistant minister and the general assembly or synod or prealytery, as the case might be, of the church or religious community to

15 assistant minister and the general assembly or synod or presbytery, as the case might be, of the church or religious community to which such minister or assistant minister might belong:

And whereas it was by the said Act also enacted that the said

Commissioners should at any time between the first day of January go one thousand eight hundred and seventy-one and the first day of January one thousand eight hundred and sevenly-three, but not afterwards, if it appeared to them as respected any Protestant non-conforming body or communion, that not less than three fourther of the whole number of the ministers of such body or communion as an authorised to communion agreement of the ministers of such body or communion of agreement of the ministers of such body or communion of agreement of the ministers of such body or communion of agreement of the ministers of such body or communion of agreement of the whole number of the ministers of such body or communion of the ministers of the ministers

23 authorised to communic uniter the stat Act had communic or agreed to communic their life interests, pay, in addition to the moneys otherwise payable by them, a sum equal to twelve pounds in the hundred on the communication movey payable in respect of each life interest, such addition to be disposed of in the same manage as the 300 communication money in respect of which it was added :

[Bill 142.] A

F34 Vice-1

A.D. 1871

And whereas upwards of three fourths of the whole number of the ministers of the general assembly of the Proshysteria Glurch in Ireland satherised to commate under the said Act have already commated their life interests for explaid same under the provisions of the said Act (which ministers who have already communed as as aforested are herein-effer designated "the said community ministers"): And whereas the said communities ministers and the said seemen!

And whereas the said communing ministers and the said general assembly duly appointed the several persons herein-after named to be trustees to receive the said capital sums pursuant to the said 10 Act:

And whereas the management of the said sustentation fund, so far as regards the raising the same, has been duly entrusted to a committee elected and to he elected by the said general assembly of the said Presbyterian Church:

And whereas donations and hequests to the said sustentation fund were directed to he funded by the said commutation trustees, if the donors or testators should so desire:

And whereas the said communiting ministers, having been desirous of co-operating in the formation of such sustentiation final, agreed 85 that the said communitation money payable in respect of their several and respective life interests as affected should be vested in the said respective life interests as discussed should be vested in the said of the said of the said of the said declared by an interest of the first several said of the said of the said and bundled and seventy, and made between the said communities 90 ministers of the first, second, third, and fourth parts, and the said trustees of the first, second, third, and fourth parts, and the said trustees of the first, second, third, and fourth parts, and

And whereas by the said indenture it was agreed and declared that the said trustees should apply for and receive from the said Commissioners the commutation moneys psyable by them in respect

A.D. 1871.
of the annuities of the said commutating ministers, and should stand

possessed thereof on the trusts in the said indenture as aforesaid:

And whereas the said trustees have received or will shortly

5 receive the said commutation moneys payable by the said Commissionces as aforesaid in respect of the amunities of the said commutationness as foresaid in respect of the amunities of the said commuting ministers (including as well the amount of the ostimated value of the said amunities respectively as also the said twelve pounds per cent. additional payable on the confinement

10 aforesaid):

And whereas several of the ministers of the said general assembly who have not yet commuted the annuities payable to them respectively under the said Act may yet do so:

And whereas certain colleges and other property and trust funds

15 connected therewith which have been given and bequeathed for the education or finishers for the said chunch are now vasied in certain parties as trastors for the said chunch; and there are no churches, mannes, and other property connected therewith, now vested in certain parties as trustees, for congregations connected 20 with the said chunch; and there are also trust finds and moreove.

so with the said critice; and there are also trust funds and moneys which have been given and bequestiond by members of the said church, for missions and other charities connected with said church, and said trust funds and moneys are now vested in or under the control of divers persons as trustoes for the said church, and 50 notions thereof have been invested on moretages of the said.

25 portions thereof have been invested on mortgages of lands and in other securities: And whereas it is desirable that provisions such as are in this

Act contained should be made in relation to the said colleges, churches, manses, trust funds, moneys, and other properties and 30 securities which are now belonging to or which shall be devised

or bequeathed to and for the use of the said church, or of congregations connected with the said church:

And whereas the objects aforesaid cannot be obtained without

the authority of Parhament:

Be it enacted by the Queen's most Excellent Majesty, by and

5 Do it concern by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in the present Parliament assembled, and by the authority of the same, as follows:

This Act may be cited for all purposes as The Irish Presby-Saort title.
 terian Church Act, 1871.
 Sir Edward Coey, James Porter Corry, Esq., J.P., George Trustes.

McCarter, Esq., William Martin, Esq., Rev. Robert Black, Rev. [142.]

A 3

Lowry E. Berkeley, Daniel Taylor, Esq., J.P., William Shaw, Rsq., A.D. 1871. James Brown, Esq., Rev. John Macnaughton, Leonard Dobbin, Esq., Thomas Ferguson, Esq., J.P., Thomas A. Dickson, Esq., Archibald D. Lemon, Esq., Robert Porter, Esq., Thomas Sinclair, Rsq., J.P., William Macnaughton, Rsq., Henry Matier, Rsq., Rev. 5 Charles L. Morell, Rev. John H. Orr, Rev. John B. MacAlister, James S. Crawford, Esq., J.P., Robert G. M'Crum, Esq., Rev. Professor Smyth, William F. Bigger, Esq., J.P., William Tillie, Esq., J.P., Rev. N. M. Brown, Hugh Moore, Esq., John Adams, Esq., J.P., D.L., Rev. James A. Robson, William Young, Esq., 10 William Wilson, Esq., Robert Stevenson, Esq., J.P., and Rev. Dr. Wilson, being the trustees named in said deed, and their successors appointed as herein-after expressed, shall be "The Trusters of the Presbyterian Church in Ireland" for the purpose of carrying into effect the provisions of this Act, and are in this 15 Act referred to as "the trustees,"

Communes

S. Foun and after the passing of this Act, all moneys paid or
newton. In respect of the amunifies of ministics who at the date of
trustees, and the second of the second of the second of the second of
trustees, and the second of the second of the second of the second of
the receive and realise the same respectively. However, and the right 30
to receive and realise the same respectively, applied to the directions
and conscients affecting the same herein-selfer contained.

Committee

4. It shall be harful for the transies, if they shall think the
town many
the connect in writing of any minister of the said durable who so
has not before the passing of this Act commented
proble to firm mader has said Act, to supply to the said Commitsioners for all communitation moneys (including the said truelvesometime or committee the said committee of the simultity of any said
minister who shall heavefur error to communite his said annulty, and by

minister who shall hereafter agree to commute his said annuity, and 30 thereupon the said Commissioners shall pay such commutation moneys to the trustees.

5. The trustees shall, out of the said commutation moneys are the said commutation moneys and the state he wild be offered and which moneys are heavy.

some and are to be used as ofercoold, found which merceys no brenthning and the state of the s

as shall after such passing be mutually agreed upon between such

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last-mentioned minister and the trustees: Provided always, that A.D. 1871

the trustees shall in the first place apply the interest, dividends, and annual income of the said commutation fund in or towards nayment of the said several annuities, and if they shall receive 5 from the treasurer for the time being of the sustentation fund of

the said general assembly, or from other sources, any other sums of money applicable for the same purpose, shall apply such sums of money in or towards payment of the said several annuities, and

if after such application of the said interest, dividends, and annual 10 income, and other sums of money respectively as aforesaid, the said several annuities shall not be fully paid, then and in such case and from time to time so often as the same shall happen, the trustees shall raise out of the capital of the said commutation fund so much as may be required for payment of the said several

15 amounties in full, and apply such money in payment of the same accordingly.

6. If at any time the interest, dividends, and annual income Application of the said commutation fund, together with such other sums of surplus of

of money as may be received by the trustees, and he appli- and motions 20 cable for the purpose as aforesaid, shall be more than sufficient tien funds. for payment in full of the said several annuities for the time being charged men and payable out of the commutation fund, then and in such case, and from time to time so often as the same shall happen, the trustees shall pay and apply such annual surplus

25 of the said interest, dividends, and annual income, and other sum of money, in such manner as the general assembly shall from time to time direct.

7. Any minister entitled to an annuity under or by virtue of the Ministers provisions aforesaid may by notice in writing served upon the my require 30 secretary or agent of the trustees require the trustees to pur-purchase chase, for and in the name of such minister, and in lieu of the annuites annuity payable to him under or by virtue of the provisions afore thin on said, a government annuity of the like amount for his life; and commutation

35 and in the name of such minister, and such minister shall thereupon cease to have any further claim or demand whatever upon the commutation fund, or the interest, dividends, or annual income thereof, but shall nevertheless he entitled to receive out of any sums of money paid to the trustees by the treasurer for the

time being of the sustentation fund for augmentation of ministers annuities such further annual sum as the trustees shall ascertain and determine to be properly payable to such minister, having regard to the amount of the sums of money so applicable for the [148.]

thereupon the corporation shall purchase such life annuity for

A.D. 1871. purpose, and to the extent to which the benefit derivable from commutation has been lessened by the purchase for such minister

Design of such life sammity as aloresaid.

Recorded of such life sammity as aloresaid of any minister extitled to an anunity, or of his excession, administrators, or assigns, for the last quartery 5 decisions—specific of the anunity of which he may be so cutified under the specific of the anunity of which he may be occulted under the specific of the such that the specific of the sum of the specific operation of the specific operation of specific operations are specific operations of such districts of specific operations operations

personni of such apportioned part (if say), the trustees shall theneefforth hold such communition money is paid to them as afterwald discharged from such anunity, and from all claims in respect theoreof or in relation thereto.

9. When and so soon as all of the said several life anunties so sowers, the prophet out of the said communitation rand as alread abull have determined, and all claims and demands against the said fourd in fact to be reported by the communitation france and the students of the communitation of t

said annuity which may have accrued between the day of his death 15 and the gale day next preceding his death, and, subject only to the

anishes for trusts by very of permanent endowment for the benefit of the beside of ministers for the time being of congregations of the Prohypering Church in Techand 1 connection with and under the jurisdiction of the said agencal assembly as the said assembly shall direct; and connection with a said the said trust of the said agencal assembly as the said assembly shall direct; and armual income only of the said fund shall be applied for the benefit of such ministers, and that such preference as the general assembly may in its absolute and uncontrolled discretion think right shall be permuted as after said the said trust and the controlled discretion thank right shall be permuted as after said.

Trast of 10. The trustees shall receive from the tressurer of the sustensubscribed, or hequesthed threto, and shall, subject to the provisions herein-before contained for the
purpose of securing their annuties to the ministers who have come of
muted or may communic as aforeastle, pay and apply such sums as

the said general assembly may from time to time direct: Provided

always, that donations and bequests given or bequeathed to or in A.D. 1871.

favour of the said sustentation fund, and directed to be permanently invested or otherwise given or bequeathed as an endowment fund

for the sustentation of the ministry of the said church, and received 5 by the trustees, shall be invested by them, and unless the respective donors or testators shall otherwise direct, the interest, dividends, and annual income thereof shall be paid and applied by the trustees as the general assembly may from time to time

direct, and if such donor or teststor shall specifically direct the 10 trustees to apply the same to the support of the minister of any particular congregation, the same shall be applied accordingly by the trustees.

II. It shall he lawful for the trustees, if they shall think fit, 6ith, but the approval of the said general assembly, to accept or take a exests or tanafer of any other giff or bequest of personal property given or trustee to hoquesthed for the endowment or permanent use or heacht of trust.

the said church, or any college, congregation, mission, or charity connected therewith, or to take a transiter from any trustee or other person in whom the same shall be vested of any endowment \$0 or fund or securities for the purposes aforesaid, and the trustees shall hold such personal property so given, bequeathed, or transferred

20 or lund or scounties for the purposes atorsand, and the trustees shall hold such personal property so given, bequesthed, or transferred as aforesaid on the trusts declared by or contained in the deed, will, or other instrument of endowment.

12. The trustees may from time to time invest the said commu-base step 52 station fund, and all other money that shall come to their hands restaured under the provisions contained for the said church, in any of the rest funity public stocks or funds or government securities, of the United Kingdom or India, or any colony or dependency of the United Kingdom, or upon mortgoge of real securities in England, Wales,

30 or Ireland, or in any other securities whatever which the said general assembly of the said church shall from time to time appoint; said no treates shall be liable for any loss occasioned by the Nos-thainiy depreciation or failure of any such inventances to otherwise, save by set for tested, his own wilful default; and the trustoes from time to time, at their addensit.

his own wilful default; and the trustees from time to time, at their fall default. 35 discretion, may vary or transpose such stocks, funds, and securities into or for others of the same or a like nature.

13. It shall be lawful for Her Mijesty by charter to incorporate Inserperation trustees with power, notwithstanding the Statutes of Mortmain, Sea by Regul to hold land to such extent as is in this Act provided, but not 49 further or otherwise, and the trustees when so incorporated by charter shall continue to set in the execution of this Act.

· [142.]

A.D. 1871. 14. It shall be lawful for the trustees, when incorporated by charter as aforesaid, to invest all moneys vested in them for that purpose in the absolute purchase, or in procuring leases or fee-farm. grants subject to annual or other rents, and with or without fines, of lands for the erection thereon of churches, or of manses for a the use of the ministers of said church, or for schools or other buildings in connexion with said church huildings, or for other church purposes, the lands so to he purchased not to exceed thirty acres for each congregation, and to sell, grant, or demise the lands

so purchased to trustees, for the minister and congregations of each 10 church, for such sum or at such rent and for such term as the trustees shall think fit, or to permit such ministers and congregations to occupy and use the same at such rent and upon such terms and conditions as the trustees shall think fit; and the trustees may execute all such deeds, grants, leases, or other documents as 15 may be necessary for the purpose aforesaid.

15. It shall be lawful for the trustees of any college, church building, schoolhouse, manse, or other real property, whether freehold or chattel, held in trust for the said church or any congregation in connexion therewith, or any person or persons in whom the same 20 may be vested, if they or he respectively shall think fit, to grant, assign, or otherwise vest in the trustees when incorporated by charter as aforesaid, with their concurrence, such college, church building, schoolhouse, manse, or other real property, whether freehold or chattel, to be held by the trustees upon such trust and 25 subject to such rights as at the time of such grant, assignment, or vesting affected the same respectively, and the former trustees shall be thereupon released from the trusts thereof respectively. 16. It shall be lawful for any person whomsoever, entitled so to

do, to give, grant, devise, bequeath, or assure, hy any deed, will, or 30 other instrument sufficient in law to create or convey an estate therein, any messuages, lands, hereditaments, or any estate therein. to the trustees when incorporated by charter as aforesaid for any college, or for any church huilding or schoolhouse in connexion with any congregation or church, or for a hall for the meeting of 35 the said general assembly: Provided always, that under the provisions aforesaid or otherwise not more than thirty acres shall be held in trust for any congregation, nor more than one hundred acres in trust for any college, nor more than twenty acres in trust for erecting thereon a hall, offices, or other huildings for the use of 40 said general assembly: Provided always, nevertheless, that any such gift, grant, hequest, or assurance of lands in excess of the acreage

hereby authorised to be held as aforesaid shall be void as to the A.D. 1871, excess only.

17. The trustees when incorporated by charter as aforesaid, Power to sall may from time to time sell, lesse, exchange, or otherwise serbins dispose of on such target and in such savers and in such savers are the state.

may from time to time sell, lesse, exchange, or otherwise hads 5 dispose of, on such terms and in such manner as they think fit, or mortgage, any leads vested in them, and not being otherwise required for purposes of the said church or any of the colleges or congressions connected therwith and may enter into.

execute, and do all contracts, assurances, and things necessary or peoper in the behalf; and every such sale or lesse as aforesaid may be made either absolutely for a sum in money, or for any annual rent or rearts, to be made payable as the trastess direct, or partly for a sum of inconey and partly for such rent or rents as aforesaid, as the trastees that fit, and the trustees may afterwards sell as the trastees may afterwards eather.

15 rent so to be made payable.

16. The trustees shall conduct their business at such place, Directions and keep such minute books, and shall keep and render such to business accounts, and masks such reports, from time to time, and hold such accounts, and entirely as the said general assembly of the Presbyterian Church 20 shall from time to time direct and require.

shall from time to time direct and requir

19. It shall be lawful for the trustees from time to time to Power to appoint a treasurer or treasurers, exerctary, and such other officers and agents, and to prescribe for them such duties, and to pay the defermance and representation for their everyees, as the trustees shall think fit:

such remuncration for their services, as the trustees shall think fit; 25 and such treasurer or treasurers, secretary, and other officers shall hold

their respective offices on such terms as the trustees shall determine.

20. The trustees shall, until all the annuities payable to the Power to said commuting ministers shall have ceased, at the end of every appoint attack,

said commuting ministers shall have ceased, at the end of every at third year, or oftener if required so to do by the said general 30 assembly, certified as such by the clerk thereof, appoint a competent actuacy to value and report upon the assets and liabilities of the said commutation flund which report shall be laid before the

petent actuary to vatue and report upon the assets and institutes of the said commutation fund, which report shall be laid before the general assembly at its next meeting.

21. The said general assembly may, at its ordinary meetings in Power to

35 each year, or at any extraordinary meeting specially convened for simply the purpose, appoint two or more if and proper persons to examine to special and audit the accounts of the trustees; and such auditors shall widered have power to call for and require the production of all books of account, vouchers, and documents relating to the income and

40 expenditure of the trust during the year to which the accounts so to be sudited may relate, and the same shall be produced to them accordingly.

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A.D. 1871. Receipts by pronsurer. climer.

22. The receipt in writing of the treasurer or treasurers, or of any of the trustees authorised in that behalf by byelaw, for any moneys paid, and for any stocks, funds, shares, or securities transferred to them by virtue of this Act, or in execution of any of the trusts or powers thereof, shall effectually discharge the person or 5 persons paying or transferring the same therefrom, and from being bound to see to the application or being answerable for the loss or misapplication thereof.

Contracts by 23. With respect to contracts to be made by the trustees the irretors. following provisions shall have effect; (that is to say,) With respect to any contract which if made between individuals

would be by law required to be in writing and under seal, the trustees may make the same in writing under their common scal, when incorporated by charter as aforesaid, or until incorporated under the hands and seals of the trustees or any 15 five of them acting on behalf or under the direction of the trustees, and in the same manner may vary or discharge the same: With respect to any contract which if made between individuals

would be by law required to be in writing and signed by the 90 parties to be charged therewith, the trustees may make the same in writing signed by any two of them, or by the treasurer or any person appointed by hyelaw to act in that behalf generally or in any particular case, and in the same manner may vary or discharge the same : With respect to any contract which if made between individuals

would be by law valid though not reduced into writing, the trustees, or any two of them, or the treasurer or any person acting on behalf or under the direction of the trustees may make the same, or authorise the same to be made, without 30 writing, and in the same manner may vary or discharge the same:

And all contracts made according to the provisions of this section shall be effectual at law, and shall be binding on the trustees, and on all other parties thereto, their beirs, executors, or administrators; 35 and on any default in execution of their obligation, either by the trustees or any party thereto, such actions or suits may be brought. either by or against the trustees as might be brought if the same contract had been made between individuals.

24. The said general assembly of the Presbyterian Church, and 40 meetings to the said trustees and executive committee of the trustees respectively, in discharging their respective duties under this Act, or

any byelsws to be made in pursuance thereof, shall cease notes, A.D. 1871.

minutes, or copies (as the case requires) of their orders, resolutions, and proceedings to be entered in books to be kept under their superintendence; and every such entry shall be signed by the moderate of the consum assembly on by the chairmen of the most.

superintendence; and every such entry shall be signed by the 5 molerator of the general nearability, or by the chairman of the meeting at which the order, resolution, or preceding entered was passed or taken, or by the moderator or claimma, as the case may be, of the next subsequent meeting; and every such eatry so signed shall be received as evidence in all courts and elsewher without proof of

be received as evidence in all courts and elsewhere without proof of 10 the meeting having bore addy ecuremed or beld, or of the persons making or taking any such order, resolution, or proceeding, or causing the same to be entered, being members of the general assembly or being trustees (as the case may be), or of the signature of the person signing as chairman, or of the fact of his

assembly or being trustees (as the ease may be), or of the signature of the person signing as chairman, or of the fact of his 15 having been moderator or chairman, as the case may be, all which matters shall be presumed until the contrary is shown.

25. All acts done at a meeting of the general assembly or of the Asta issue; a treatese, or of any committee thereof, by any pecons asting as meeting of member of the general assembly or of the trustees or committee, yet shall, notwithstanding it being afterward assembered that there was some defect in the appointment of any such person so esting, or without the two dissumified, be a variable as if there has been no such as fastern than the was dissumified to a variable sort flower has been no such as a fastern than the was dissumified to a variable sort flower has been no such as fastern than the was dissumified to a variable as for the not been no such as fastern.

defect or disqualification.

26. Any order, resolution, or proceeding of the trastees, or validity of 25 any power by this Act conferred, or any gift, devise, or bequest to fiftee since the trastees, or cotherwise, for the heardst of the six dischards, or which trastees, any congregation, college, mission, or chardy connected theorem; the six dischards of the six

30 27. The treatees shall not, nor shall any of them, by being party indemnity to or excounting as such traces on any contract or other instrument, resisted, or otherwise lawfully excounting any of the powers given to the trustees by this act or the beptwar to be made in pursuance of its pervisions, be subject to be used or prosecuted by any porson whom. See some one and all the bodies, noods, or bands of such trustees or nav.

of them, be liable to execution of any logal process by reason of any contract or other instrument so entered into, signed, or executed by them, or any of them, or by reason of any other lawful ast dane by them, or any of them, in the execution of any of their powers as of such trustees as a storosald, and the trustoes, their heirs, executors,

40 such trustees as aforesaid, and the trustees, their heirs, executors, and administrators, shall be indemnified out of the trust funds for all payments made or liabilities incurred in respect of any acts [142.] B 3 A.D. 1871.

done by them, and for all losses, costs, and damages which they may incur in the execution of this Act, and the trustees for the time being may apply the trust funds for the purposes of such indemnity,

28. It shall be lawful for the trastees to pay to any trustee 5 all travelling and other expenses incurred by him in or about the execution of the said trasts or powers or any of them.

Mode of

29. If any of the trustees herein-hefore named, appointed as berein-after provided, shall die, or he declared a bankrupt, or file a petition for relief under any Act or Acts for the time being in force 10 for the relief of insolvent debtors, or make any composition with his creditors, or cease to he a member of some congregation in connexion with the said general assembly of the Preshyterian Church in Ireland, or to reside in Ireland, or shall be absent therefrom for a continuous period of twelve calendar months, or shall, by writing 15 under his band, delivered to the clerk for the time being of the said general assembly, express his desire to be discharged, or shall refuse or hecome incapable to act, or shall he removed from being one of the trustees by a vote of the said general assembly, then and in any of such cases it shall be lawful for the said general assembly 90 at its annual meeting, or at any meeting specially convened for such purpose, to appoint a person to fill such vacancy (the successor to fill up such vacancy to be a minister if the deceased or retiring trustee was or is a minister, or such successor to he a layman if the deceased or retiring trustee was or is a layman): Provided always, that no 25 person shall he eligible to be elected a trustee who at the time of bolding any such meeting of the general assembly is not and has not for a period of at least two years heen a memher of some congregation in connexion with the said general assembly. 30. It shall be lawful for the trustees from time to time to 30

make such byclaws, rules, and regulations as may be deemed expedient respecting the management and disposition of the trust property, estates, and effects vested in them, the investment of trust moneys or funds, the transfer of any moneys or funds so invested in or upon any other security, the appointment of such and so many an committees as may be considered necessary for the despatch of business, and to delegate to them all or any of the powers of the trustees, and to prescribe the powers and duties each such committee shall possess and discharge, and to declare how many memhers shall be on each committee, and bow many present shall 40 be necessary to make a quorum of the trustees or of the said committees respectively, the giving or sending notices for and

the times, places, and manner of their meetings, and for the general A.D. 1871. conduct, management, or control of business affairs, times of meeting, and proceedings of the trustees: Provided always, that the said

byclaws, and every alteration, repeal, or addition therete, shall not 5 come into force and effect until approved of by the said general assembly of the Preshyterian Church, and such approval shall be duly evidenced by the same being signed by the moderator for the time being of the said assembly, and the clerks or assembly, or one of them; and the said general assembly at the annual more one of them;

10 of sassembly, or any meeting specially convened for the purpose, may by the vote of a majectity at each meeting approve of, zevoke, repeal, or alter, wholly or in part, all or any part of every or any such byelsw, rule, or regulation as aforesaid, and substitute or make any other brelaw, rule, or regulation in like thereof, as such cement

15 assembly shall think fit; and any instrument in writing which shall purpert to be a bydaw, rule, or regulation of the trustees, and which shall be scaled with the common scal of the trustees when they are incorporated by charter as aforesaid, or until incorporated shall be under the hands and scale of the trustees, or any they of them.

20 shall be received as primă facte evidence of the sume being such a byelsw, rule, or regulation in all courts and before all justice, officers, and persons whomsoever: Provided always, that the said byelsaw shall not at any time be altered by the trustees, nor any new ones be added therefor, unless at a meeting of the trustees

25 daily convened for the purpose, and of which meeting four-toen days notice shall proviously be given or sent to cast trustee in such form as may be provided by the hypelaw for the time being as to notices, such notice to specify the proposed alteration, repeal, or addition.
31. The vote of the majority of the members for the time being Asto see

30 of the general assembly present and voting at any meeting of the general said assembly duly convened shall be considered as the act of the assembly for any of the purposes for which said act is hereby ren-

dered necessary; and all votes and proceedings of the said general assembly, which shall be signed by the moderator thereof for the 35 time being, and the elerks of the said assembly, or one of them, shall be received as evidence that some were passed at a meeting of the said assembly duly convened and constitute.

32. Nothing in this Act contained shall be deemed or construed Amedies to eatifle any minister to receive any sannity under this Act, except Psymble 40 so long as he lives, and is continued in the ministry, by and with do. the control of the said general assembly.

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Costs.

A.D. 1871. 33. The costs, charges, and expenses of and incident to the obtaining and passing of this Act and carrying same into effect, and the management of the trust estate, shall be raid by the trustees out of the moneys which are in or may come to their hands under the provisions of this Act.